Date: 7 1141 05





City of Chicago Richard M. Daley, Mayer

Department of Environment

Twenty-fifth Floor 30 North LaSalle Street Chicago, Illinois 60602-2575 (312) 744-7606 (Voice) (312) 744-6451 (FAX) (312) 744-3586 (TTY)

http://www.cityofchicago.org

DEPARTMENT OF ENVIRONMENT Fax Cover Sheet

Fax #: (312) 744-5272

EPA Region 5 Records Ctr.

247687

The same same	
To: Craig A. Thomas	Fax #: 312/296-5707
From: Stanley Kachler	Phone #: 312 / 744-7228
# of pages including cover: 2/	
Comments: Craig here is +	he contract That
was taxed to me regarding	
I'm also faxing other info	
I got off the internet.	

If you do not receive all the pages please call (312) 744-7228

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COOK COUNTY ARCORDER OF DEEDS

EASTER PROPERTY

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Grantor / Grantee Document Number Legal Search PIN Search Trust Number Subdivision Search

Forms

View Purchased Documents [Back One Page]

Result Matches:[1 - 20 of 22][Next]

Docu	ments for PIN:19	-20-114-024-000			Result Matches:[1 - 20 of 22][5	1565), j
	Document No.	Document Type	Date Recorded	Grantor/Trust No.	Grantee/Trust No.	Prior Documen
Γ.	0407046053	CONTRACT	03/10/2004	RAVI CORP	CAPITAL ACQUISITIONS & DEV INC	
	0319933012	RELEASE	07/18/2003	GREAT LAKES BK	RAVI CORP	98145294
J	0319933013	RELEASE	07/18/2003	GREAT LAKES BK	RAVI CORP	98145293
	0319933014	RELEASE	07/18/2003	GREAT LAKES BK	RAVI CORP	97516416
	0319933015	RELEASE	07/18/2003	GREAT LAKES BK	RAVI CORP	97516415
	0319933016	RELEASE	07/18/2003	GREAT LAKES BK	RAVI CORP	96486720
	0319933017	RELEASE	07/18/2003	GREAT LAKES BK	RAVI CORP	96486719
	98340242	RELEASE	04/28/1998	FIRST NATL BK BLUE ISLAND	RAVI CORP	97115133
Γ	98145294	ASSIGNMENT	02/24/1998	RAVI CORP	RAVI CORP	
	98145293	AMENDMENT	02/24/1998	RAVI CORP	RAVI CORP	96486720
	97516416	ASSIGNMENT	07/17/1997	RAVI CORP	FIRST NATL BK BLUE ISLAND	
Ľ	97516415	MORTGAGE	07/17/1997	RAVI CORP	FIRST NATL BK BLUE ISLAND	
L	97219861	RELEASE	04/01/1997	ISENTEIN JACK	RAVI CORP	92019143
Ľ	97115133	MORTGAGE	02/19/1997	RAVI CORP	FIRST NATL BK BLUE ISLAND	
	92651010	RELEASE	09/02/1992	ISENSTEIN JACK	RAVI CORP	92019142
	92019144	TRANSFER	01/10/1992	ISENSTEIN JACK	RAVI CORP	
	92019143	ASSIGNMENT	01/10/1992	RAVI CORP	ISENSTEIN JACK	
	92019142	MORTGAGE	01/10/1992	RAVI CORP	ISENSTEIN JACK	
	92019141	TRUSTEES DEED	01/10/1992	MARQUETTE NATL BK TR / 8772	RAYI CORP	
Γ	91418679	RELEASE	08/16/1991	MASSACHUSETTS GEN LF INS	AMERICAN NATL BAT CO CHG	

[<u>1</u>][<u>2</u>]



Grantor / Grantee **Document Number** Legal Search PIN Search Trust Number Subdivision Search

Forms

View Purchased **Documents**

[Back One Page]

Result Matches:[21 - 22 of 22][Previous]

Docu	Documents for PIN:19-20-114-024-0000							
	Document No.	Document Type	Date Recorded	Grantor/Trust No.	Grantee/Trust No.	Prior Document		
	91418678	RELEASE	08/16/1991	Massachusetts gen LF ins	AMERICAN NATL BAT CO CHG			
	91418677	RELEASE	08/16/1991	MASSACHUSETTS GEN LF INS	AMERICAN NATL BET CO CHG			

[1][2]

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Grantor / Grantee Document Number Legal Search PIN Search Trust Number

Subdivision Search

Forms

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Result For:[92019141]							
Document No.	Executed	Recorded	Document Type	Case No.	Amount		
92019141	01/05/1992	01/10/1992	TRUSTEES DEED		\$220,000,00		

Legal Description

Secion-Township: 20-38-13

SubDiv-Condo: BARTLETTSFHCH

Lot #:

Block #: 5 Part of Lot: P

Secion-Township: 20-38-13

SubDiv-Condo: INDUSTRIAL4C

Property Description	on		
19-20-114-024-0000	UPIN		
19-20-117-064-0000	UPIN		

Grantor(s)	Name: MARQUETTE NATL BK TR Trust Number:-
Grantee(s)	Name: RAVI CORP Trust Number:-
Prior Document	

COOK COUNTY RECORDER OF DEEDS DISCLAIMER

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Welcome to the Cook County Assessor's Virtual Office

Page 1 of 2

Cook County Assessor's Office - James M. Houlihan



Cook County Assessor's Office: Property Search Details

Non-Residential Property

Please Note: This is non-residential property. Unlike residential property, it may be misleading to compare properties based solely on the information contained on this site. Many factors are considered when assessing non-residential properties. These factors include, but are not limited to, recent purchase price, income or rental data, appraisal value, and vacancy/occupancy

Property Index Number:

19-20-114-024-0000

6158 W 65th St

Address:

Chicago

City: Township:

Neighborhood:

Lake 403

Taxcode:

72001

View Property Picture

Assessed Valuation

	2004 Board Certified Assessment	2003 Board of Review Certified
Land Assessed Value	1 1,4 23	1 1 ,423
Building Assessed Value	3,198	3,19 8
Total Assessed Value	14,621	1 4, 621

Property Characteristics

Class:

Description:

Other industrial minor improvements

Age:

32

Land Square Footage:

15,866

Other Information:

Return to Search Results

New Search

Cook County Treasurer's Office | Important Information | Payment Status

PRINT Click icon to send cage to primier.



Office of the Cook County Treasurer - Maria Pappas

Cook County Property Tax & Payment Information

Printed copies of this information may not be used as a tax bill. Payments must be submitted with original tax bill.

Property Index Number (PIN): 19-20-114-024-0000 2004 Tax Year Information - Payable in 2005 PCL: 5-80 Tax Year: 2004 Volume: 398 Tax Type: Current Tax Property Location 6158 W 65TH ST CHICAGO, IL 60638-5304 Mailing Information **RAVI CORPORATION** 6147 W 65TH ST CHICAGO, IL 60638-5303 **Exemption Information** Exemptions do not become effective until 2nd installment. For last year's exemption data please scroll down to 2003 taxes due in 2004. Tax Payment Information Last Payment Date Installment Tax Amount Billed Tax Due Date Received Received \$ 1,156.82 03/01/05 1st 03/01/2005 \$ 1,156.82 **Balance** \$ 0.00 This information is as of: 07/13/2005

Tax Year: 2003	Tax Type: Current Tax	Volume: 398	PCL: 5-80
Property Location	on		
6158 W 65T CHICAGO, I	H ST L 60638-5304		
Mailing Informat	ion	•	
RAVI CORP 6147 W 65T CHICAGO, I	~·~··		
Exemption Infon	nation		
	ion Received: NO ption Received: NO ption Received: NO		
If you a	are entitled to an exemption y	ou did not receive,	CLICK HERE
To check	if you received exemptions o	n previous tax year	s, <u>CLICK HERE</u>
Tax Payment Info	ermation		

Cook County Treasurer's Office | Important Information | Payment Status

Page 2 of 2

Balance Due	\$ 0.00		This information is as	of: 07/13/2009
2nd	\$ 1,000.20	11/15/2004	\$ 1,000.20	12/09/04
1st	\$ 1,313.43	03/02/2004	\$ 1,313.43	12/09/04
installment	Tax Amount Billed	Tax Due Date	Last Payment Received	Date Received

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Welcome to the Cook County Assessor's Virtual Office

Page 1 of 2

Cook County Assessor's Office - James M. Houlihan



Cook County Assessor's Office: Property Search Details

Non-Residential Property

Please Note: This is non-residential property. Unlike residential property, it may be misleading to compare properties based solely on the information contained on this site. Many factors are considered when assessing non-residential properties. These factors include, but are not limited to, recent purchase price, income or rental data, appraisal value, and vacancy/occupancy

Property Index Number:

19-20-117-064-0000

Address:

6147 W 65th St

City:

Bedford Park

Township:

Stickney

Neighborhood:

20

Taxcode:

36015



View Property Picture

Assessed Valuation

	2004 Board Certified Assessment	2003 Board of Review Certified
Land Assessed Value	3 3,4 19	3 3 ,419
Building Assessed Value	11 7,781	11 7,78 1
Total Assessed Value	151,200	151,200

Property Characteristics

Land Square Footage:

Class:	5-93
Description :	Industrial
Age:	73

Other Information:

Return to Search Results

53, 047

New Search

Cook County Treasurer's Office | Important Information | Payment Status

Paul T Click icon to send page to printer.



Office of the Cook County Treasurer - Maria Pappas

Cook County Property Tax & Payment Information

Printed copies of this information may not be used as a tax bill. Payments must be submitted with original tax bill.

Property Index Number (PIN): 19-20-117-064-0000 2004 Tax Year Information - Payable in 2005 Tax Year: 2004 Volume: 189 PCL: 5-93 Tax Type: Current Tax **Property Location** 6147 W 65TH ST BEDFORD PARK, IL 60638-5303 Mailing Information **RAVI CORPPPORATION** 8147 W 65TH ST CHICAGO, IL 60638-5303 Exemption information Exemptions do not become effective until 2nd installment. For last year's exemption data please scroll down to 2003 taxes due in 2004. Tax Payment Information Last Payment Date Installment Tax Amount Billed Tax Due Date Received Received \$ 14,263.21 03/01/05 \$ 14,263.21 03/01/2005 1st Balance \$ 0.00 This information is as of: 07/13/2005 Due

Tax Year. 2003	Tax Type: Current Tax	Volume: 189	PCL: 5-93
Property Location	on .		
6147 W 65T	H ST		
BEDFORD I	PARK, IL 60638-5303		
Mailing Informat	ion		
RAVI CORP	PPORATION		
6147 W 65T	HST		
CHICAGO, I	L 60638-5303		
Exemption Infor	nation		
omeowner Exempl	ion Received: NO		
enior Citizen Exem	ption Received: NO		
enior Freeze Exem	ption Received: NO		
If you a	are entitled to an exemption	you did not receive,	CLICK HERE
To check	if you received exemptions	on previous tax year	rs, <u>CLICK HEI</u>

Page 2 of 2

Cook County Treasurer's Office | Important Information | Payment Status

Installment	Tax Amount Billed	Tax Due Date	Last Payment Received	Date Received
1st	\$ 13,638.44	03/02/2004	\$ 13,638.44	06/18/04
2nd	\$ 14,887.98	11/15/2004	\$ 14,887.98	12/16/04
Balance Due	\$ 0.00	This information is as of: 07/13/20		

Printed copies of this information may not be used as a tax bill. Payments must be submitted with original tax bill.



CORPORATION FILE DETAIL REPORT

Entity Name	RAVI CORP.	File Number	56638733
Status	GOODSTANDING		
Entity Type	CORPORATION	Type of Corp	DOMESTIC BCA
Incorporation Data (Domestic)	12/11/1991	State	ILLINOIS
Agent Name	ALLAN M RESNICK	Agent Change Date	12/11/1991
Agent Street Address	1822 SMITH ROAD	President Name & Address	VISHNU GOR 6147 WEST 65TH STREET BEDFORD PARK, IL 60638
Agent City	NORTHBROOK	Secretary Name & Address	ALLAN RESNICK 1822 SMITH NORTHBROOK 60062
Agent Zip	60062-5828	Duration Date	PERPETUAL
Annual Report Filing Date	11/22/2004	For Year	2004

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CORPORATION FILE DETAIL REPORT

Entity Name	VJ COMPOUNDING CORPORATION	File Number	55867267
Status	GOODSTANDING		
Entity Type	CORPORATION	Type of Corp	DOMESTIC BCA
Incorporation Date (Domestic)	03/07/1990	State	ILLINOIS
Agent Name	ALLAN MARK RESNICK	Agent Change Date	03/07/1990
Agent Street Address	1822 SMITH ROAD	President Name & Address	VISHNU GOR 8147 W 65TH ST CHICAGO 80638
Agent City	NORTHBROOK	Secretary Name & Address	ALLAN M RESNICK 1822 SMITH NORTHBROOK 60062
Agent Zip	60062-5828	Duration Date	PERPETUAL
Annual Report Filing Date	04/01/2005	For Year	2005
Assumed Name	ACTIVE - L. CARLTON MERTZ CO. INACTIVE - CUSTOM COMPOUNDING COMPANY		

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Detail

Find local singles in your area

Result 2 of 2 [previous] [next] [list]

update/remove | add listing

Vishnu Gor

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Phone: 708-460-1884

Orland Park, IL 604627453

Search Public Records for Address History & Background Checks Find Classmates Vishnu Gor at Reunion com

More for Vishnu Gor:

• Map • Directions • Email Search • Find Neighbors

Refine	Your	Search
--------	------	--------

Last Name Gor

First V Name/Initial

City

State Illinois

data by ACKSON

July 13, 2005

Attn: Stanley Kachler

Fan# 312-744-5272

Pages 7

Re: 6147 Parking Lot

As per our conversation, please find the attached Asset Purchase Agreement.

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- 2

ASSET PURCHASE AGREEMENT

THIS ASSET FURCHASE AGREEMENT (this "Agreement") is made this __ day of December, 2004 by and between VJ COMPOUNDING CORPORATION D/B/A L. CARLTON MERTZ CO., an Illinois corporation ("Seller"), and FARHAT INC., an Illinois corporation ("Purchaser").

RECITALS

- A. Seller is engaged in the business of manufacturing and solling eleming agents and solvents in the Chicago, Illinois metropolitism area and related activities (the "Business").
- B. Purchaser desires to purchase from Seiler, and Seiler desires to sell to Purchaser, all of Seiler's invessory, equipment, fluritume and focuses relating to or used in the Business (collectively, the "Purchased Assets"), all on the terms and conditions set forth in this Agreement.
- C. The Purchased Assets are subject to the accurity interests of LaSalle Bank, N.A. ("LaSalle") and other parties, and are pledged as security for various obligations due LaSalle and such other parties.

NOW THEREFORE, Seller and Purchaser agree as follows:

1. PREAMBLE: RECITALS

The preamble and recitals set forth above are by this reference incorporated in and made a part of this Agreement.

2. AGREEMENT TO PURCHASE

2.1. Purchase of Assets.

Subject to the terms and conditions provided in this Agreement, Seller agrees to sell to Purchaser, and Purchaser agrees to purchase from Seller, the Purchased Assets free and clear of any lieu of LaSalle.

2.2. Non-Assumption of Linbilities.

By the execution and performance of this Agreement or otherwise (including under theories of successor liability), Purchaser shall not assume, become responsible flat or incur any liability of any nature of Seiler, including any liability which occurs, exists or access on or before the Closing Date, including but not limited to: (a) any examinate or circumstance (whether known or missown) which constitutes, or which by the lapse of time or giving notice would constitute, a breach or definit under any lease, comment or other instrument or agreement (whether written or coal); (b) injury to or death of any person or demage to or destruction of any property, whether heard on ungligence, breach of warranty, or any other theory; (c) violation of the requirements of any applicable law or governmental anthonicy or of the rights of any third person, including any requirements relating to the reporting and payment of taxes; (d) the handling or release of hazardous materials; (a) any liabilities under any agreement or arrangement between Seiler and the employees of Seiler or any labor or collective bargaining unit representing

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any such cappioyees; (f) any pansion, profit sharing or other group banefit plan of Seller, (g) any severance pay obligation of Saller or any liability for the withdrawal floor or termination of any pension or group benefit plan or program by Seller; and (b) any liability resulting from non-compliance with any applicable plant closing or bulk sales laws (collectively "Seller's Liabilities"). Soller appears that it shall pay and discharge all Soller's Liabilities as and when they become due and payable; provided that this commitment shall not limit its shilly to consest, actric or compromise any Seller's Lieblities.

PURCHASED ASSETS SOLD AS IS.

Purchaser noiceowindness that to representation or warranty is being made by Saller as to the condition of the Purchased Assoc. Purchaser is familiar with, and has had a full opportunity to investigate and is purchasing, the Poschased Assets "AS-IS" and "WHERE-IS", without representations and warranties of Seller of any kind. ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OF MURCHANTABILITY OR VITNESS FOR ANY PURPOSE, ARE HEREBY EXPRESSLY EXCLUDED.

PURCHASE PRICE

The Purchage Price ("Pareluse Price") for the Purchaged Assets shall be \$50,000.00 cash.

CLOSING. 4.

41 Date and Time of Closing

The closing (the "Closing") of the purchase and take in accomismos with this Agreement shall occur at the offices of Seller's attorneys at 10:00 Abtion

Closing Documents.

- A. At Closing Purchaser shall deliver the following to Seller:
 - The Purchase Price; and
 - A.2. The executed Escrow Agreement described in Section 4.2.B.3. below if no Release of Stop Order has been issued by Closing.
- At Closing Seller shall deliver the following documents to Purchaser: B.
 - B.1. BIII of Sale:
 - B.2. LaSalle's UCC Termination Statements; and
 - Release of Stop Order issued by the Illinois Department of Revenue and Latter of Clearance based by the Illinois Department of Employment Secondly or, if not available by Closing, an executed Estrow Agreement for the estrow of Seller's estimated employment and sales tex liabilities.

5. CONDITIONS PRECEDENT TO OBLIGATIONS OF PARTIES

The obligations of Seller and Parobaser shall be subject to the following conditions, any and all of which may be waited in writing by both parties.

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A. Professage of Comments and Agreements. The parties shall have performed and complied in all mesocial respects with each of the agreements, coverants, etipulations, terms and conditions consisted in this Agreement and required to be performed or complied with by each of them on or prior to the Cinains.

6. COVENANTS, REPRESENTATIONS AND WARRANTIES

6.1. Seller's Representations, Warrantles and Covenants.

In order to induce Purchaser to enter into this Agreement, Seller represents, warrants, coverness and agrees with Purchaser that:

- A. Organization. Sales is a corporation duly organized, validly existing and in good standing under the laws of the State of Illinois, and has the requisite power to concurr and deliver this Agrammat, to perform its obligations under this Agrammat and to consummate the tomascrious contemplated hereby.
- B. Antherity. Seller has taken any action required by its governing documents to anthorize the execution and delivery of this Agreement and the performance of the transactions contemplated hereby. This Agreement is a valid and binding agreement of Seller enforceshie against Seller in accordance with its terms, except as may be limited by any applicable bankrupacy, insolvency, moratorium, morganization or similar laws relating to or affecting generally the rights and remedies of ossitions, and except to the extent that the remedy of specific performance, injunctive relief or any other equipable remedy is subject to generally applicable rules of law and/or judicial discretion.
- 6.2. Purchaser's Representations and Warrenties.

In order to induce Seller to enter into this Agreement, Purchaser represents and warrants to Seller that the following representations and warrantical are true and correct:

- A. Organization. Purchaser is a comporation, duly organized, validly activing and in good standing under the laws of the State of Illinois, and has the requisite power to execute and deliver this Agreement, to perform its obligations under this Agreement and to consuments the transactions communited hereby.
- B. <u>Authority</u>. Purchaser has taken any action required by its governing documents to authorise the execution and delivery of this Agreement and the performance of the transactions contemplated hereby. This Agreement is a valid and blading agreement of Purchaser enforceable against Purchaser in accordance with its turns, except as may be limited by any applicable bankruptcy, insolvency,

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morenorium, reorganization or similar land relating to or affecting generally the rights and remedies of craditors, and superi to the extent that the remedy of specific performance, injunctive relief or any other equitable remedy is subject to generally applicable rules of law and/or judicial discretion.

7. CLOSING COSTS

Each party is responsible for its own attorneys fless incurred with respect to the preparation and negotiation of this Agreement and the Clasing of the contemplated transaction.

S. FURTHER ASSURANCES

Each party shall, upon request of the other party, at any time and from time to time execute, schooling, deliver and perform all such further acts, doods, assignments, transfers, powers of attorney and instruments of further assuments as may reasonably be necessary or appropriate to carry out the provisions and intent of this Agreement.

9. BROKERS

Each party warrants and represents to the other that neither has authorized any broker to act on its behalf in respect of the transactions contemplated by this Agreement and that neither has dealt with a broker in connection with this Agreement. Each of the parties agree to indemnify and save the other harmless from any claim by any broker or other person for commissions or other compensation for bringing about the transactions contemplated by this Agreement where such claim is based on the purported employment or authorization of such broker or other person by such party.

10. ENTIRE AGREEMENT

All understandings and agreements made between the parties with respect to this transaction are marged to this Agreement, the exhibits amended and the instruments and documents reflexed to in this Agreement, which alone fully and completely express their agreements, and neither party is relying upon any statement or representation, not ambodied in this Agreement, and the other. Each party expressly acknowledges that, except as expressly provided in this Agreement, the other party and the agents and representatives of the other party have not made, and the other party is not liable for or bound in any manner by, any express or implied warranties, grammities, promises, statements, inducements, representations or information pertaining to the transactions contemplated. The preparation of this Agreement has been a joint effort of the parties and the resulting documents shall not, solely as a matter of judicial construction, he construct more severely against one of the parties than the other.

11. MODIFICATIONS

No modification, assendment, discharge or change of this Agreement will be valid unless the same is in writing and signed by the party against which the enforcement of such modification, amendment, discharge or change is sought.

12. NOTICES

All actions, demands, requests and other communications under this Agraement must be in writing and will be deemed properly served: (a) when received if delivered by hand or expedited messenger service; (b) when received or when refusal to accept receipt occurs if mailed by

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registered or certified mail, return modify requested, postage prepaid; or (c) the business day after transmission if sent by facsimile or delivery by inversight courier addressed as follows:

If intended for Seller:

Viehnu Gor

President

VI Compounding Corporation

6147 W. 65⁴ Street Chlosso, IL 50638

with a copy to:

Brace C. Wald

Tichler & Wald, Ltd. 200 South Wacker Drive

Suite 3000

Chicago, 1L 60606

If insended for Purchaser

Mohammed Gheith

Proxident Furbut Inc.

816 N. Speulding

Chicago, IL 60651

with a capy to:

or such other address or to such other party which any party earlied to receive notice designates to the others in writing by a notice duly given under this Agreement.

13. GOVERNING LAW AND INTERPRETATION

The validity, meaning and effect of this Agreement will be determined in accordance with the laws of the State of Illinois applicable to comments used and to be performed in that state. Words of the meanurable, flurinine or neutral gender mean and include the correlative words of other genders, and the words importing the singular number mean and include the placel number and vice years. Words importing parsons shall behald forms, associations, partnerships (including limited partnerships), trusts, corporations and other legal estities, including public bodies, as well as human persons. The terms "include," "including" and similar terms shall be consumed as if followed by the phrase "without heing limited to."

14 COUNTERPARTS

This Agreement may be executed in two or more counterparts, each of which will be decored an original, but all of which together shall constitute one and the same instrument.

15. CAPTIONS

The captions in this Agreement are inserted for convenience of reference only and in no way define, describe or limit the scope or intent of this Agreement.

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HOUSING EFFECT

This Agreement is binding upon and shall inure to the benefit of the parties and their respective successors and assigns.

PARTIAL INVALIDITY

Seiler and Purchaser intend and believe that each provision in this Agreement comparts with all applicable local, state and federal laws and judicial decisions. But, if any provision or provisions in this Agreement which is or are not related to the liability of the narties or to the conditions to Purchaser's obligations to consummate the contemplated transaction is found by a court of law to be in violation of any applicable local, state or federal entirence, statute, law, administrative or judicial decision, or public policy, and if such court decision such portion, provision or provisions of this Agreement to be illegal, invalid, unlawful, void or mentioneable as written, then it is the intent both of Seller and Purchaser that such position, provision or provisions will be given show to the follow possible extent that they are legal, valid and enforceable, that the remainder of this Agreement will be construed as if such illegal, invalid, unlawful, void or mensiones portion, provision or provisions were not contained in this Agreement, and that the rights, polisations and interest of Purchaser and Seller under the remainder of this Agreement will continue to full force and effect.

DELIVERY OF ASSETS

Delivery of the Assets shall occur at the Closing.

NO CONTRACT UNTIL EXECUTION

This Agreement shall become valid and blading only after it is executed and delivered by the parties. Until execution hereof, it is the intention of the parties that (a) no agramment, coveract, offer of agreement or proposal arises and (b) no estopped is created by the submission of any draft hereof or any other conduct of the parties.

SELLER:

PURCHASER:

VJ COMPOUNDING CORPORATION D/B/A/ L. CARLTON MERTZ CO.

FARHAT INC.

1-10-05

Niclinotativity Compounding Master Purchase Agramma, DOC

MG

11/1/1/01/5

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CORPORATION FILE DETAIL REPORT

Entity Name	FARHAT INC.	File Number	55135479
Status	GOODSTANDING		
Entity Type	CORPORATION	Type of Corp	DOMESTIC BCA
Incorporation Data (Domestic)	06/23/1988	State	ILLINOIS
Agent Name	DENNIS A PARKER	Agent Change Date	11/09/1990
Agent Street Address	5439 W LAWRENCE	President Name & Address	MOHAMMED GHEITH 816 SPAULDING CHICAGO 60651
Agent City	CHICAGO	Secretary Name & Address	MOHAMMED GHEITH 816 SPAULDING CHICAGO 60651
Agent Zip	60630-3451	Duration Date	PERPETUAL
Annual Report Filing Date	05/05/2005	For Year	2005
Old Corp Name	04/04/2003 - WILLIAM H. CO	OPER CO., INC.	

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